

A Nemo Self-Reducing CORSET FOR EVERY STOUT WOMAN



MORE than a million stout women know that the Nemo Self-Reducing is the only corset that will reduce the abdomen with perfect comfort and hygienic safety.

EVERY woman who has worn it knows that the Nemo Self-Reducing Corset is superior to all others in comfort, style and durability—that it is an extraordinary value simply as a corset, saying nothing about its invaluable and exclusive special features.

FOR 1908 we have nine handsome models (three pictured above): a model for every stout woman—tall and stout, short and stout, or just "fat." And there's a price to suit every purse.

At \$3.00 The old favorites, Nos. 312 and 314, of which nearly a million pairs were sold in 1907; and for women who want the new "slender-hip" effect are the two new "Flatting-Back" models, Nos. 318 and 320, at the same price—\$3.00.

At \$5.00 Somewhat finer are the Mercierized Broadened Corsets, Nos. 516 and 518, the French Coutil Corsets with bust supporters, No. 515, and the beautiful new "Flatting-Back" model, No. 517.

At \$10 For women of luxurious tastes, who have paid \$15 to \$25 for imported corsets, is the superb No. 1000, with "Flatting-Back" and the new "Duplex Straps," at \$10. This is the finest corset that can be made—superior in every respect to the best that come from France. It will do wonders for any stout figure, giving it the graceful lines of youth.

Sachs Dry Goods Co., Ltd

NOTICE OF REDEMPTION OF BONDS OF HAWAIIAN SUGAR COMPANY.

We, the undersigned, W. G. IRWIN and E. I. SPALDING, Trustees under Deed of Trust dated January 24, 1902, made by HAWAIIAN SUGAR COMPANY to the undersigned as Trustees, hereby give notice to the bondholders of the Hawaiian Sugar Company of the election of said Company to redeem and pay, and of the redemption and payment of the following numbered bonds of said Company on the FIRST DAY OF APRIL, 1909, at the office of the MERCANTILE TRUST COMPANY OF SAN FRANCISCO in the City and County of San Francisco, State of California, to-wit:

Bonds numbered:																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																																							
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The holders of above numbered bonds are hereby notified to present for payment of principal and interest to April 1st, 1909, and surrender said bonds at the place and on the date last above mentioned, and that after April 1st, 1909, all interest on said bonds numbered as aforesaid shall cease.

Honolulu, T. H., February 4, 1909.

W. G. IRWIN,
E. I. SPALDING,
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THE LILLIPUTIANS



The first night of "Florodora" found the Opera House well filled last evening despite the threatening weather that so frequently spoils a Honolulu house. The gay Lilliputians were as

bright and interesting as ever and brought many new stunts into the piece. One of the Helms twins is now in the leading comedy part and is, if possible, better adapted to this special bit of acting than was Teddy McNamara who took the part when the

company was last here. The choruses are good and the staging of the opera perfect. The famous Florodora sextet brought many an encore. This piece will be repeated for the performances of this week, including the Saturday matinee.

HOUSE

(Continued from Page 1)

taken up on third reading. Douthitt moved to postpone it indefinitely. Coney explained: "If the people want to pay their water rates, pass this bill; if they don't kill it. The object of introducing this bill is simply to compel the payment of sewer rates."

Long opposed the bill, on the ground that it is a measure that will be hard on the poor people. He said he had observed that it is the policy of the Public Works Department to compel people to connect with the sewers, often at an enormous expense. It would be unjust to the poor people of Honolulu to compel them to connect with the sewers if they don't want to. Long seconded the motion to postpone indefinitely.

Rice rose to reply. "I believe," he said, "that the Legislature should pass bills whereby the Government can collect the money due it. You may say it will be a hardship on the poor man. The poor man pays his sewer rates. When this measure came up I went down to see the Superintendent of Public Works to see who were the men who were not paying their sewer rates, and I found that most of them were people who could afford to pay their rates, but were simply bluffing the government. I mention some of the names. I found the Sanitary Steam Laundry owes \$1100; Sing Hing Co. owes \$450. There are many others."

"I say let us pass this bill and make these people pay their debts. We need the money and they are getting the service; let them pay for it."

Unconstitutional.

Castro opposed the bill on the ground that its passage would deprive the individual of his rights. Furthermore, he did not see how it could be enforced. Besides, he said, the sewer system was established not for revenue but for improving the sanitary conditions of the city. The passage of the bill would simply bring the Territory into litigation involving the expenditure of large sums of money. Cases would come before the Supreme Court that would have to be appealed to Washington, and every time an appeal is taken to Washington, it costs the Territory a large sum. People would certainly sue the Government if deprived of their water rights.

Sheldon moved to defer action to next Thursday to give time to find out if the Superintendent of Public Works would be satisfied with the passage of an act making sewer rates a lien on the property.

Long's Only Luxury.

Long again took the floor. He did not believe that if the bill were passed it would hold water before the Supreme Court of the United States. It should not be the policy of the Government to adopt a hold-up policy. If the Territory cannot collect its just debts by civil action, it should put a lawyer at the head of the Attorney General's Department.

Rice wanted to know if Long would deny that the sewer rates is a just charge. Long didn't know, but he assured the House that sewers are a luxury and should be paid for only by those who care to use them. "The only thing I object to," he said, "is the method by which they are trying to hold up the community."

Sheldon withdrew his motion to defer so as to allow of extended debate.

Rice believed that the passage of the bill would ensure the collection of sewer rates. It would only force users of the sewer to pay their just debts. "I am surprised that so many should rise to support people who will not

pay their honest debts. I admit it is a fine thing for the lawyers to have a lot of litigation—looking at Long—but we want to collect our bills and collect them quick."

Furtado asked Rice if he believed the bills could be collected under this bill. Rice stated that as he is not a lawyer, he would refer the gentleman to the chairman of the Judiciary Committee.

Furtado moved to defer action to next Thursday. The motion carried, and the bill was deferred.

Failure to Concur.

When the House took up consideration of the Senate amendment to House Bill 15, Sheldon, the father of the bill, promptly moved that the House refuse to concur in the amendment. As he pointed out, the Senate virtually nullified the intent of the Act. As originally introduced, the measure provided that all district magistrates must have passed an examination for admission to the bar. The idea of the bill was to cut out a lot of the incompetent magistrates who are ignorant of law, never passed an examination and never could pass one. But the Senate amendment modifies these requirements by providing that only licensed practitioners shall be appointed district magistrates. This would allow all those who now have licenses to retain their positions on the bench.

Sheldon explained privately that while A. S. Humphreys was circuit judge a large number of incompetent even were appointed district magistrates, merely because they happened to be members of the Legislature. They passed no examination and were incapable of passing any. But under the Senate amendment they could still retain their places under the licenses pointed out. As the only intent of Sheldon's bill is to vacate their places in order that competent men may be appointed in their places, he moved that the House fail to concur in the amendment. They voted not to concur, and a conference committee consisting of Sheldon, Douthitt and Furtado was appointed.

Bills Made Laws.

A communication from Secretary Mott-Smith was read, informing the House that the Governor had signed the following bills, which thus became law:

House Bill 27, Act 13, reducing the price of the Revised Laws to \$5; Senate Bill 23, Act 14, relating to Justices of the Supreme Court;

House Bill 58, Act 15, relating to the issuance of certificates of Hawaii birth prima facie evidence of the facts therein stated before courts and registration boards;

House Bill 69, Act 17, relating to bonds of public officers.

Correa presented a petition signed by eight citizens who have bought lands at Lualaba, Waianae, Oahu, asking that an appropriation of \$10,000 be made for a pipe line to supply water to the homesteaders.

Oahu School Houses.

Cohen was ditched yesterday in his efforts to kill the immigration bill, but he is not discouraged. If he can't have one thing, he hopes to get another.

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WAITY BLDG. 74 S. KING ST.

Mayor, not to put him in the position of the man we saw in the moving pictures the other night, going through the motions of eating pot but getting nothing. If you don't do as I ask you, you have closed the open hearts you have shown before. Mr. Rice made a beautiful speech yesterday about the goose that laid the golden egg. I ask you not to try to kill the fly or a man's nose by using a club. It is better to remove the fly gently. I doesn't hurt the man's nose so much."

Rice pointed out that the clause to which Kanoho objected is in effect on Maui, Hawaii and Kauai. Although they have no Mayor, it certainly seemed better to have vacancies filled by seven Supervisors than by one Mayor. He urged the passage of the bill, to straighten out the Oahu mess. "Really," he said, "We of Maui, Hawaii and Kauai have no business in the affairs of Honolulu, but we have to come up here and straighten out their affairs for them."

Sheldon also urged the passage of the bill. If the Honolulu members wanted the bill passed, there was no reason why the House should not pass it.

Kanoho pointed out that there appeared to be some friction among the Honolulu members. He suggested that the bill had been brought in by the Republican members because a man whom they did not want had been elected Mayor.

Bill Passed.

Kawewehi moved the previous question, and the bill was put on its final passage. The vote stood 19 to 11 in favor. The bill was passed.

Honolulu Left Out.

Monnauli evidently fears that the Honolulu members intend to kill Nakaleka's bill to raise the pay of road laborers to \$1.50 per day. So, to avoid their opposition, he introduced a bill this morning to make the pay of road laborers not less than \$1.50 a day—except in the City and County of Honolulu.

Kanoho introduced a resolution for the appropriation of \$8000 for the construction of a hospital in Kohala.

Second Reading.

H. B. 115, Castro, relating to appropriations and regulating the expenditure of public money—Finance Committee.

H. B. 118, Long, to define rights of warehousemen—Promotion Committee.

H. B. 121, Castro, relating to Licenses—Finance Committee.

H. B. 130, Waiwai, appeal from Supervisors to Supreme Court—Miscellaneous Committee.

H. B. 132, Furtado, City and County registrars—Miscellaneous Committee.

H. B. 133, Furtado, County Registrars—Miscellaneous Committee.

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